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**Douglas County District Attorney** 

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MARK B. JACKSON

allege any involvement by the Douglas County Defendants in the passage of AB 286, and no

involvement occurred. Plaintiffs' complaint does not allege any facts demonstrating active or

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threatened law enforcement action by the Douglas County Defendants against Plaintiffs relating to 1 2 AB 286, and no such action exists. There is no justiciable controversy between Plaintiffs and the 3 Douglas County Defendants in this matter. Under these circumstances, the State government actors involved in the passage of AB 286 are obliged to argue the constitutionality of AB 286, not the Douglas 4 5 County Defendants. DATED this 2<sup>nd</sup> day of July, 2021. 6 7 MARK B. JACKSON 8 **Douglas County District Attorney** 9 By: /s/ Zachary Wadlé 10 Zachary J. Wadlé 1038 Buckeye Road 11 PO Box 218 Minden, Nevada 89423 12 Tel: 775-782-9803 13 Fax: 775-783-6490 zwadle@douglas.nv.gov 14 Attorneys for Defendants 15 Daniel Coverley, Sheriff of Douglas County, Nevada 16 Mark Jackson, District Attorney of Douglas County, Nevada 17 18 19 20 21 22 23 24 25 26 27 28

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## **CERTIFICATE OF SERVICE**

I hereby certify that I am an employee of the Douglas County District Attorney's Office, and that on this 2<sup>nd</sup> day of July, 2021, the foregoing RESPONSE TO PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION was served via the United States District Court CM/ECF system on all parties or persons requesting notice.

/s/ Zachary Wadlé